EXHIBIT 22

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1
               UNITED STATES DISTRICT COURT
          FOR THE SOUTHERN DISTRICT OF NEW YORK
 2
     GOVERNMENT OF THE UNITED
     STATES VIRGIN ISLANDS
 3
 4
           Plaintiff,
 5
                                     1:22-cv-10904-JSR
     VS.
 6
     JPMORGAN CHASE BANK, N.A.,
 7
           Defendant/Third-
           Party Plaintiff.
 8
     JPMORGAN CHASE BANK, N.A.
 9
            Third-Party
10
           Plaintiff,
11
     vs.
12
     JAMES EDWARD STALEY,
13
            Third-Party
           Defendant.
14
                  THURSDAY, JULY 13, 2023
15
       CONFIDENTIAL - PURSUANT TO PROTECTIVE ORDER
16
17
                 Videotaped deposition of 30(b)(6)
      JPMorgan Chase Bank, N.A., designee Francis
18
      Pearn, held at the offices of Williams &
      Connolly, 650 Fifth Avenue, Suite 1500,
19
      New York, New York, commencing at 9:41 a.m.
      Eastern, on the above date, before Carrie A.
20
      Campbell, Registered Diplomate Reporter and
      Certified Realtime Reporter.
21
22
23
                GOLKOW LITIGATION SERVICES
24
             877.370.3377 ph | 917.591.5672 fax
                      deps@golkow.com
25
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1
             case, what was found.
 2
      QUESTIONS BY MR. WOHLGEMUTH:
 3
                    So JPMorgan's view is that the
            Q.
      cash activity that Mr. Epstein was engaging
 4
      in was, in fact, consistent with the
 5
 6
      explanation that he provided?
 7
                    That's correct.
                    Has any other private banking
 8
 9
      client of JPMorgan ever said, I'm withdrawing
10
      hundreds of thousands of dollars in cash
11
      every year to pay for private aviation
12
      expenses? Is that an explanation that's ever
13
      been provided to your knowledge, sir?
14
                    MR. BUTTS: Objection. Beyond
15
             the scope.
16
                    You may answer as a 30(b)(1)
17
            witness.
18
                    THE WITNESS: I have no idea or
19
            have heard of that being an
20
             explanation for large cash.
                    That said, I have seen very
21
22
             large amounts of cash be taken out of
23
             the bank by private bank clients over
24
             my time at the bank.
25
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1 So I just want to be more 2 precise as to how that investigation began. 3 Q. Understood. 4 And as it related to 5 Mr. Staley, that investigation began at what 6 time? 7 So that would have been in 8 probably end of September, beginning of 9 October 2019 when we were in, I'd say, very 10 much the heaviest part of the investigation 11 around Mr. Epstein and Ms. Maxwell, for that 12 matter, in response to those subpoenas. 13 The e-mails that we found 14 between Mr. Staley and Mr. Epstein was part 15 of that investigation, and those e-mails were 16 provided to our AML investigators who then 17 did the work that you saw resulting in the --18 what I'll call the connection of wires from 19 Mr. Epstein's accounts to the woman 20 what have you, and then linking it to the 21 e-mails between Mr. Staley and Mr. Epstein 22 23 JPMorgan was aware before this Ο. 24 e-mail review that you've mentioned that 25 Mr. Staley had a relationship with

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1
      Mr. Epstein, correct?
 2
                    That's correct.
             Α.
 3
             Q.
                    JPMorgan was aware that
 4
      Mr. Epstein hosted Mr. Staley at his home,
 5
      correct?
 6
             Α.
                    That's correct.
 7
             Ο.
                    On a number of occasions,
 8
      correct?
 9
             Α.
                    Correct.
10
             Q.
                    JPMorgan was aware that
11
      Mr. Staley visited other properties owned by
12
      Mr. Epstein, fair?
13
                    That's correct.
14
                    And when communicating with
             Q.
15
      Mr. Epstein, Mr. Staley used his JPMorgan
16
      account primarily it's fair to say, right?
17
                    MR. BUTTS: Objection.
18
                    You may answer as a 30(b)(1)
19
             witness if you --
20
                    THE WITNESS: I honestly don't
21
                    I can only comment on what I
             know.
22
             saw through the JPMorgan e-mail
23
             account.
24
      QUESTIONS BY MR. WOHLGEMUTH:
25
             Ο.
                    Okay. That's fair. Let me put
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